

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

IN RE SUBPOENA TO CLOUDFLARE,
INC.

Case No. [23-mc-80005-AGT](#)

ORDER RE: MOTION TO QUASH

Re: Dkt. No. 1

If Daniel D'Amby intends to oppose J. Doe's motion to quash D'Amby's subpoena to Cloudflare, Inc., D'Amby must file an opposition by February 6, 2023.

The undersigned cannot resolve Doe's motion to quash unless the movant and respondent both consent to magistrate jurisdiction. *See CPC Pat. Techs. Pty Ltd. v. Apple, Inc.*, 34 F.4th 801, 808 (9th Cir. 2022). Doe has consented, but D'Amby has not. If D'Amby wishes to consent, he must file a consent form and check the box next to "CONSENT to Magistrate Judge Jurisdiction," by February 6, 2023. If D'Amby doesn't file a consent form by February 6, or if D'Amby files a consent form and checks the box next to "DECLINE Magistrate Judge Jurisdiction," the Clerk of the Court will reassign Doe's motion to a district judge for further proceedings.

By January 25, 2023, Doe must serve D'Amby with a copy of this order and with a consent form, by any means reasonably calculated to provide actual notice, and file proof of service.

IT IS SO ORDERED.

Dated: January 23, 2023



Alex G. Tse
United States Magistrate Judge